STATE OF VERMONT PUBLIC SERVICE BOARD

Dig Safe Notice No. 746

In Re: Lynde Well Drilling Inc. Alleged Violation of)
July 28, 2010, as reported by Green Mountain Power)
Corporation)

Order entered: 5/24/2011

ORDER RE: NOTICE OF PROBABLE VIOLATION

Background

- 1. Pursuant to 30 V.S.A. § 7001 et. seq., and Vermont Public Service Board Rule 3.800, the Vermont Department of Public Service ("Department") issued a Notice of Probable Violation of Underground Utility Damage Prevention System ("NOPV") to Lynde Well Drilling Inc. ("Respondent").
- 2. <u>Incident Date</u>: July 28, 2010
- 3. Incident Location: 1802 US Route 5, West Dummerston, VT
- 4. Name and Address of Company that Reported the Incident to the Department: Green Mountain Power Corporation, 163 Acorn Lane, Colchester, VT 05446
- 5. Date Incident Reported to Effected Utility: July 28, 2010
- 6. <u>Date NOPV issued by Department</u>: April 7, 2011 (#1867)
- 7. Department's Statement of Evidence Supporting the Alleged Violation: "The Department of Public Service investigated this incident and determined the following details. On 7/28/10, Lynde Well Drilling was performing a micro fracture process on an existing well. During the course of this work the customer's well casing was damaged. Lynde Well Drilling then used a backhoe to excavate and expose the damage for repairs. Lynde Well Drilling did not notify the one call center prior to excavating. During the course of the excavation, an unmarked Green Mountain Power service wire was damaged, causing a loss of service to the property owner for 2 hours. The site was not marked out because no notification was made to the one call system prior to excavating. Lynde Well Drilling notified GMP of the damaged facility. The Department of Public Service issued 0 Notices of Probable Violation (NOPV's) to Lynde Well Drilling during the 12 months preceding this incident."

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- 8. Statute, Rule, Regulation or Order Allegedly violated: 30 V.S.A. § 7004
- 9. <u>The Department's Recommended Remedial Action(s) (Including Civil Penalties)</u>: Civil penalty in the amount of Five Hundred Dollars (\$500.00), and attendance at a Department-approved underground damage prevention seminar.
- 10. The Respondent has agreed to take the remedial action(s) recommended by the Department.¹

Conclusion and Order

Because the Respondent has not contested the NOPV, or the allegations therein, we conclude that the remedial action proposed in the NOPV is appropriate, and should be imposed.²

WHEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED by the Public Service Board of the State of Vermont that:

- (1) Within thirty days of the date of this Order, Lynde Well Drilling Inc. shall pay a civil penalty in the amount of Five Hundred Dollars (\$500.00) by submitting to the Public Service Board a check in that amount made payable to the State of Vermont, and sent to the Public Service Board at 112 State Street, Montpelier, VT 05620-2701; and
- (2) Lynde Well Drilling Inc. shall attend an Underground Damage Prevention Seminar at such time and place as determined by the Vermont Department of Public Service.

^{1.} See, Respondent's filing of 4/21/11.

^{2.} See, Public Service Board Rule 3.807(G).

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ATTEST: s/Susan M. Hudson

Clerk of the Board

Notice to Readers: This decision is subject to revision of technical errors. Readers are requested to notify the Clerk of the Board (by e-mail, telephone, or in writing) of any apparent errors, in order that any necessary corrections may be made. (E-mail address: psb.clerk@state.vt.us)

Appeal of this decision to the Supreme Court of Vermont must be filed with the Clerk of the Board within thirty days. Appeal will not stay the effect of this Order, absent further Order by this Board or appropriate action by the Supreme Court of Vermont. Motions for reconsideration or stay, if any, must be filed with the Clerk of the Board within ten days of the date of this decision and order.